

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

IN RE PORK ANTITRUST LITIGATION,

Case No.: 0:18-cv-01776-JRT-HB

This Document Relates to: All Actions

**LR 7.1(f) & LR 72.2(d)
WORD COUNT COMPLIANCE
CERTIFICATE**

I, David P. Graham, certify that Defendants Tyson Foods, Inc., Tyson Fresh Meats, Inc., and Tyson Prepared Foods, Inc.'s Reply Memorandum in Support of Motion to Dismiss complies with Local Rules 7.1(f) and 7.1(d). I further certify that, in preparation of this memorandum, I used Microsoft Office Word 2010, and that this word processing program has been applied specifically to include all text, including headings, footnotes, and quotations in the following word count. I further certify that the above referenced reply memorandum contains 1,085.

Dated: December 21, 2018

DYKEMA GOSSETT PLLC

By: s/ David. P. Graham

David P. Graham (ID # 0185462)

DYKEMA GOSSETT PLLC

4000 South Seventh Street

Minneapolis, MN 55402

(612) 486-1521

dgraham@dykema.com

Rachel J. Adcox (*pro hac vice*)
Tiffany Rider Rohrbaugh (*pro hac vice*)
AXINN, VELTROP & HARKRIDER LLP
950 F Street, N.W.
Washington, D.C. 20004
(202) 912-4700
radac@axinn.com
trider@axinn.com

Felix J. Gilman (*pro hac vice*)
AXINN, VELTROP & HARKRIDER LLP
114 West 47th Street
New York, NY 10036
(212) 728-2200
[fgilman@axinn.com,](mailto:fgilman@axinn.com)

Counsel for Tyson Foods, Inc., Tyson Prepared Foods, Inc. and Tyson Fresh Meats, Inc.